#### Petition for Relief From a Conviction or Sentence By a Person in State Custody

(Petition Under 28 U.S.C. § 2254 for a Writ of Habeas Corpus)

#### Instructions

- 1. To use this form, you must be a person who is currently serving a sentence under a judgment against you in a state court. You are asking for relief from the conviction or the sentence. This form is your perition for relief.
- 2. You may also use this form to challenge a state judgment that imposed a sentence to be served in the future, but you must fill in the name of the state where the judgment was entered. If you want to challenge a federal judgment that imposed a sentence to be served in the future, you should file a motion under 2S U.S.C. § 2255 in the federal court that entered the judgment.
- 3. Make sure the form is typed or neatly written.
- 4. You must tell the truth and sign the form. If you make a false statement of a material fact, you may be prosecuted for penjury.
- 5. Answer all the questions. You do not need to cite law. You may submit additional pages if necessary. If you do not fill out the form properly, you will be asked to submit additional or correct information. If you want to submit a brief or arguments, you must submit them in a senarate memorandum.
- 6. You must pay a fee of \$5. If the fee is paid, your petition will be filed. If you cannot pay the fee. you may ask to proceed in forma pauperis (as a poor person). To do that, you must fill out the last page of this form. Also, you must submit a certificate signed by an officer at the institution where you are confined showing the amount of money that the institution is holding for you. If your account exceeds \$ \_\_\_\_, you must pay the filing fee.
- 7. In this petition, you may challenge the judgment entered by only one court. If you want to challenge a judgment entered by a different court (either in the same state or in different states). you must file a separate petition.
- S. When you have completed the form, send the original and two copies to the Clerk of the United States District Court at this address:

Clerk, United States District Court for DELAWARE City, State Zip Code

- 9. CAUTION: You must include in this petition all the grounds for relief from the conviction or sentence that you challenge. And you must state the facts that support each ground. If you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
- 10 CAPITAL CASES: If you are under a sentence of death, you are entitled to the assistance of counsel and should request the appointment of counsel.

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(c) If you went to trial, what kind of trial did you have? (Check one)
Jury □ Judge only □
Did you testify at a pretrial hearing, trial, or a post-trial hearing?
Did you appeal from the judgment of conviction?  Yes No 🗆
If you did appeal, answer the following:
(a) Name of court: Supermer Court, Kent County STAK of Delaunce:
(b) Docket or case number (if you know): 505 Zeuk.
(c) Result: They went slong with superior Court, Because THE STATE OF DELAWAR MADE A M
(d) Date of result (if you know): ON GS Number 020 40 (549), ALIST OF ALIST
(e) Citation to the case (if you know): EXCHANGE STORE TO STORE WATER WESE
f) Grounds raised: Or Warld Wideo
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· · · · · · · · · · · · · · · · · · ·
g) Did you seek further review by a higher state court? Yes 💋 No 🗆
g) Did you seek further review by a higher state court? Yes 2 No O  If yes, answer the following:
If yes, answer the following:
If yes, answer the following:  (1) Name of court: United states District For Delawas.  (2) Docket or case number (if you know):
If yes, answer the following:  (1) Name of court: United states District For Delaws:  (2) Docket or case number (if you know):  (3) Result: Awless Gurage Fingeld Corres (av. demans haves
If yes, answer the following:  (1) Name of court: United states District For Detaure.  (2) Docket or case number (if you know):  (3) Result: ANIES Gurano Firgula Corra Can demanstrates  FASE Theory By The Police Stoley Educate
If yes, answer the following:  (1) Name of court: United states District for Detaure.  (2) Docket or case number (if you know):  (3) Result: Anless Gunner Fingula Correa can demanstrates  FAIR Theorem The Police Stolen Educate  (4) Date of result (if you know): 07/24/06 Violated of Proposon.
If yes, answer the following:  (1) Name of court: United states District for Delaws:  (2) Docket or case number (if you know):  (3) Result: Anless Guraco Fireda Corres Can demans and States The Police. States Educate of Proposon.  (4) Date of result (if you know): 07/24/05 Violates of Proposon.  (5) Citation to the case (if you know):
If yes, answer the following:  (1) Name of court: Christofes District For Delawas.  (2) Docket or case number (if you know):  (3) Result: Anless Guongo Fired Corra Can' demans trates  FAST Therefore Stolen Education  (4) Date of result (if you know): 07/24/65 Violated of Proposon.  (5) Citation to the case (if you know):
 If yes, answer the following:  (1) Name of court: United states District For Delaws.  (2) Docket or case number (if you know):  (3) Result: And Gorga Course
If yes, answer the following:  (1) Name of court: United States District For Delaws.  (2) Docket or case number (if you know):  (3) Result: Anless Gurange Fireful Course Can demans that as  Fast Theory Report States The Police States Theory of Proportion.  (4) Date of result (if you know): 07/21/05 Violated of Proportion.  (5) Citation to the case (if you know):

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	(2) Result: WAS DENIG	Mistale
	(3) Date of result (if you know):	
	(4) Citation to the case (if you know):	
10. Oti	ther than the direct appeals listed above, have you previously filed any other	petitions.
арі	oplications, or motions concerning this judgment of conviction in any state co	urc'
	Yes □ No □	
11. [f y	your answer to Question 10 was "Yes." give the following information:	
(a)	(1) Name of court: Kent Court Suption Court	
	(2) Docket or case number (if you know): 02 05 613182 01216 VI	60205018202
	(3) Date of filing (if you know): 07/27/06	
	(4) Nature of the proceeding:	
	(5) Grounds raised: FALSE TUR Another By THE Proportions	OFFICE.
	SAY Mr Gores, House we 11 Aline and it is All	over 45
	CRIMARI COURT DOCKET ANY CRIMING HISTORY R	ecour) 1
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	THAT WAS THIS TERM OF PROBATION TO BEVICE	otel
	A LIST OF ALIAS	
	PART Empreson med CASA Number, 02 040/491	EXCHANGE
	(6) Did you receive a hearing where evidence was given on your petitio	n, application, or
	motion? Yes a No a	1.0
	(7) Result: THISTATE WE A hist OF ALIAS D VIOL	eru
	(8) Date of result (if you know):	
	If you filed any second petition, application, or motion, give the same inform	ation:
	(1) Name of court: Kuy 61 1857 Count for	
	(2) Docket or case number (if you know): AN Rember	
(	(3) Date of filing (if you know):	
	(4) Nature of the proceeding:	
(	(5) Grounds raised: UNO (EQUI) NAT REACT 17	
	The CTate at Dalace Ill is to beautiful to Pa	10
	146 SING OF NEIDENAL ALL MOT WING TO KEN	A

(6) Did you receive a	hearing w	here evidence was given on your petition, application, or
notion? Yes	□ No □	:
(7) Result:		
f you filed any third	petition, ap	oplication, or motion, give the same information:
(1) Name of court: _	_	
(2) Docket or case nu	ımber (if yo	u know):
(3) Date of filing (if y	/ou know): _	
		<u> </u>
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		<u> </u>
(6) Did you receive a	_	ere evidence was given on your petition, application, or
(6) Did you receive a	□ 0N □	ere evidence was given on your petition, application, or
(6) Did you receive a motion? Yes (7) Result:	No 0	ere evidence was given on your petition, application, or
(6) Did you receive a motion? Yes (7) Result:(8) Date of result (if y	No 🗅	ere evidence was given on your petition, application, or
(6) Did you receive a motion? Yes (7) Result:	No O  vou know): _ highest sta	ere evidence was given on your petition, application, or
6) Did you receive a motion? Yes 677) Result:	O No O  rou know): _ highest sta	ere evidence was given on your petition, application, or te court having jurisdiction over the action taken on your
(6) Did you receive a motion? Yes (7) Result:	vou know): _ highest sta notion? Yes □	ere evidence was given on your petition, application, or te court having jurisdiction over the action taken on your
(6) Did you receive a motion? Yes (7) Result:	ou know): _ highest sta notion? Yes □ Yes □	ere evidence was given on your petition, application, or  te court having jurisdiction over the action taken on your  No □  No □
(6) Did you receive a motion? Yes (7) Result:	ou know): _ highest sta notion? Yes □ Yes □	ere evidence was given on your petition, application, or  te court having jurisdiction over the action taken on your  No □  No □

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12. For this petition, state every ground on which you claim that you are being held in violation of
the Constitution, laws, or treaties of the United States. Attach additional pages if you have mo
than four grounds. State the <u>facts</u> supporting each ground.
CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your
available state-court temedies on each ground on which you request action by the federal court.
Also, if you fail to ser forth all the grounds in this petition, you may be barred from presenting
additional grounds at a later date.
GROUND ONE:
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
·
(b) If you did not exhaust your state remedies on Ground One, explain why:
(b) If you did not exhaust your state femeures on dround one, explain why.
(c) Direct Appeal of Ground One:
(1) If you appealed from the judgment of conviction, did you raise this issue?
Yes 🗆 No 🗅
(2) If you did <u>not</u> raise this issue in your direct appeal, explain why:
(d) Post-Conviction Proceedings:
(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a
state trial court? Yes □ No □
(2) If your answer to Question (d)(1) is "Yes." state:
Type of motion or petition:
Name and location of the court where the motion or petition was filed:

Case 1:07-cv-00151-JJF Document 1 Filed 03/14/2007 Page 6 of 17
Dooket or case number (if you know):
Date of the court's decision:
Result (attach a copy of the courds opinion or order, if available):
TSI. APPI
(3) Did you receive a hearing on your motion or petition?
Yes D No D \
(4) Did you appeal from the danial of your motion or petition?
Yes No O
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appear?
Yes No D
(6) If your answer to Question (d)(4) is "Yes." state:
Name and location of the court where the appeal was filed:
Docket or case number (if you know):
Date of the court's decision:
Result (attach a copy of the court's opinion or order, if available):
Result (attach a copy of the court's opinion of order, if available).
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this
issue:
(e) Other Remedies: Describe any other procedures (such as habeas corpus, administrative
remedies, etc.) that you have used to exhaust your state remedies on Ground One:
GROUND TWO:
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

ь	GUNHER STATES DEPARTMENT OF 17 UFFIELD 03/14/2007 Page 7 of 17
	Federal Burbou, of Investigation Page 8
. 0	CRIMINAL JUSTIGE TWEET TOFFICMONION SERVICE DIVISION
	- CLARKSBUSS WY 26306
	Remover ALL DAVIDE, JONES CHORGE OFF OF CORRES
	(b) If you did not exhaust your state remedies on Ground Two. explain why:
	CRIMINAL WISTON RECORD SO THE STOK OF DELOWAR CON NOT
	Abite Courses 1366 Abit mora)
	THONK GOD I WATER A LETTER TOTAL
	(c) Direct Appeal of Ground Twofer HUP) 1H4 STOTA OF Delaware Got (1) If you appealed from the judgment of conviction, did you raise this issue?
THAT	Yes I No I ZI Year, out OF Corres Joil Hims and  (2) If you did not raise this issue in your direct appeal, explain why:
Jany.	Proportions time
1 lui HHG	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a
Har III	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a
DA Dat	state trial court?
OPU	Yes O No O
Can	(2) If your answer to Question (d)(1) is "Yes," state:
(1010	Type of motion or petition:
Muss	Name and location of the court where the motion or petition was filed:
Some only	Docket or case number (if you know):
201111	Date of the court's decision:
Life up.	Result (attach a copy of the court's opinion or order, if available):
	(3) Did you receive a hearing on your motion or petition?
	Yes No D
	(4) Did you appeal from the denial of your motion or petition?  Yes □ No □
	(5) If your answer to Question (d)(4) is "Yes." did you raise this issue in the appeal?  Yes □ No □
	(6) If your answer to Question (d)(4) is "Yes." state:
	Name and location of the court where the appeal was Eled:

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	Docket or case number (if you know):
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No." explain why you did not raise this issue:
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative
	remedies, etc.) that you have used to exhaust your state remedies on Ground Two:
GR	OUND THREE:
(a)	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
(b) l	If you did not exhaust your state remedies on Ground Three, explain why:
(c)	Direct Appeal of Ground Three:
	(1) If you appealed from the judgment of conviction, did you raise this issue?  Yes  No  No
	(2) If you did <u>not</u> raise this issue in your direct appeal, explain why:

(d	Post-Conviction Proceedings:
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a
	state trial court? Yes No D
	(2) If your answer to Question (d)(1) is "Yes," state:
	Type of motion or petition: 64/21/43 Ocula 6
	Name and location of the court where the motion or petition was filed:
	04/25/63 Dendix 07/14/63 Dendix 08/28/03 Dendix
	Docket or case number (if you know): ON The OCIGINAL CHARGE
	Date of the court's decision: Dendis
	Result (attach a copy of the court's opinion or order, if available):
	(3) Did you receive a hearing on your motion or petition?
	Yes O No Ø
	(4) Did you appeal from the denial of your motion or petition?
	Yes No D
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?
	Yes O No O
	(6) If your answer to Question (d)(4) is "Yes," state:
	Name and location of the court where the appeal was filed:
	Docket or case number (if you know):
	Date of the court's decision
	Result (attach a copy of the court's opinion or order, if available):
	result (attach a copy of the courts of mon or order, it available).
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this
	issue:
(a)	Other Remedies: Describe any other procedures (such as halleas corpus, administrative
(=)	
	remedies, etc.) that you have used to exhaust your state remedies on Ground Three:

Demonstrate	Page 11
GROUND FOUR:	
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that state and Department of Polance Department of Freedom of Speach Medical And 4 and 5 A or of 1491  Department of Maice. Burong fall Prosecution of Maice. Burong fall Prosecution of History Reland was Violated By the State of Polance of State of Calo.  (b) If you did not exhaust your state remedies on Ground Four. explain why:  And Angelond was Violated By the State of Calo.	Loted By THE STOTE y Telicion was violated municipale seculians
(c) Direct Appeal of Ground Four:  (1) If you appealed from the judgment of conviction, did you raise this issue?  Yes No (2) If you did not raise this issue in your direct appeal, explain why:  (d) Post-Conviction Proceedings:  (1) Did you raise this issue through a post-conviction motion or petition for ha	
(2) If your answer to Question (d)(1) is "Yes," state:  Type of motion or petition:  Name and location of the court where the motion or petition was filed:  Docket or case number (if you know):  Date of the court's decision:  Result (attach a copy of the court's opinion or order, if available):  (3) Did you receive a hearing on your motion or petition?	
Yes O No O  (4) Did you appeal from the denial of your motion or petition?	

5	(5) If your answer to Question (d)(4) is "Yes." did you raise this issue in the appeal?  Yes □ No □
	(6) If your answer to Question (d)(4) is "Yes." state:
	Name and location of the court where the appeal was filed:
	Docket or case number (if you know): 0205013187 V (0.05078202)
	Date of the court's decision: Jan Hima 30 days And our year Level 3 Proba
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
	135de
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative
, , ,	remedies, etc.) that you have used to exhaust your state remedies on Ground Four:  THE US Department of Lusting Federal Bureau of The Tolking Tenders
T CONTER	GRIX MG THE RIGHT JUSTICE AS REMOVE Mr JOHOS OF OF MY. CRIMINAL HISTORY RECORD, CONTROL HAS BEEN TELLINY THE TRUTH THE
UAS OHARGU	Whole time Fols Dupersoned And Folia I dentity
Tr Some Bodas. Iso Charget I Vtohati	Please answer these additional questions about the petition you are filing:
W Some	(a) Have all grounds for relief that you have raised in this petition been presented to the highest
Iso Offerger	state court having jurisdiction? Yes 🗆 No 🗅
I Albal de	If your answer is "No," state which grounds have not been so presented and give your
d VIOLATO	reason(s) for not presenting them:
wed - Protection	14
NEA -PROTOSLIO N MK ABCCA,	Devdis
	(b) Is there any ground in this petition that has not been presented in some state or federal
	court? If so, which ground or grounds have not been presented, and state your reasons for
	not presenting them:
1.1	Have you previously filed any type of petition, application, or motion in a federal court regarding
	the conviction that you challenge in this petition? Yes 🗆 No 🗅

	If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, the issues raised, the date of the court's decision, and the result for each petition.
	application, or motion filed. Attach a copy of any court opinion or order, if available.
	THE STATE OF DELOUDER KENT, COUNTY SUPERIOR COUNT.
	0205013182 VK 0205018202) 07/27/06
	•
l5.	Do you have any petition or appeal now pending (filed and not decided yet) in any court, either
	state or federal, for the judgment you are challenging? Yes No 🗆
	If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised.
	Dending in the Superme Court unitaring For they Combetal
	DRC 15 I'M ) TO COME TWO!
3.	Give the name and address, if you know, of each attorney who represented you in the following
	stages of the judgment you are challenging:
	(a) At preliminary hearing: ADMINISTRSTRATIVE, ZUARRANT. FILED
	BY-SAFE STREET THEY RUN, A NOTION LAW WICH CKECH IN THE STA
	(b) At arraignment and plea: Computer System in found out Corres How
	MALIAS, ON HIS CRIMIUAL History Record
	(c) At trial:
	A171- Class A 1-1 - 5
	(d) At sentencing: Ad 144 Hewing Corres did Not speaks
	145 Probation OFFICE Studge did NOT Let me Say Not
	(e) On appeal: sobert Byen was Tak Sentencing Lud'
	(f) In any post-conviction proceeding:
	(g) On appeal from any ruling against you in a post-conviction proceeding:
	Do you have any future sentence to serve after you complete the sentence for the judgment that
	Do you have any future sentence to serve after you complete the sentence for the judgment that you are challenging?  Yes No □

	(a) It so, give name and location of court that imposed the other sentence you will serve in the future: Kent County STATE OF Delouver Superior County
	(b) Give the date the other sentence was imposed: 07/27/66 0205013162 VI(070507820) (c) Give the length of the other sentence: N/O
	(d) Have you filed, or do you plan to file, any petition that challenges the judgment or sentence to be served in the future? Yes a No a
IS.	TIMELINESS OF PETITION: If your judgment of conviction became final over one year ago, you must explain why the one-year statute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your petition.*
	ALIS SHOULD NOT TONG ONE YEAR FOR THIS LEGAL METER
	IF SOME ON is felling the truth lills in my CASS
	FEDURAL BUREAUDE T. NVESTICATION
	CRAMINAL JUSTICA FUTERMATION SERVICE OFUTSIONS CLORISBULY WV 21306
	Coung through For me!
	That was A Big Helps From 174ems
	About God For Right Justies

(continued...)

 $<sup>^{\</sup>star}$  The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 2S U.S.C.  $\S~22\,44(d)$  provides in part that:

<sup>(1)</sup> A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of —

#### 

	Page 1
Therefore, petitioner asks that the Court	grant the following relief:
or any other relief to which petitioner may	y be entitled.
	· ·
	Signature of Attorney (if any)
	penalty of perjury that the foregoing is true and correct
and that this Petition for Writ of Habeas C	Corpus was placed in the prison mailing system on ate, year).
Executed (signed) on	(date).
•	
	Signature of Petitioner

<sup>\*(...</sup>continued)

<sup>(</sup>A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;

<sup>(</sup>B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;

<sup>(</sup>C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or

<sup>(</sup>D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

<sup>(2)</sup> The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.

	not petitioner, state relationship to petitioner and explaint.	n why petitioner is
	IN FORMA PAUPERIS DECLARATION	÷
-	[Insert appropriate court]	

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# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

	Plaintiff	
	v	
	Defendant(s)	
	•	
	ORDER	
the attached N	IT IS HEREBY ORDERED, this day of  fotion for Extension of Time has been read and considered IS IS ORDERED that the Motion is hereby GRANTED/IT IS FURTHER ORDERED THAT	d.
		Judge

DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD
SMYRNA, DELAWARE 19977

SBI# 001808089

UNIT 23

IM: 6 UBNS Extrauld Corred



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DIVITED STATE DISPOSED COUNTY

LOCK BOX 18, SULL King Strast

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Federal Bureal of Investigations
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Corres Criminal History Read) of Athas)
The Store of Delaware Viloted That





REAK down As TO UKOZOSO782-01 TPS 11 DET & 61200 ALFORCUOLYPROBD Found in Trution Found Viol Effective April 2005 The defendant is Sentenced as Follows.

REPROBLEM HERS.

HERE THE PROBLEM OF THE CHALLENGING his 2002 CONVICTION CONTINUING TO do So difference difficult SITUATION. STATEMENT BY THE STATE OF DELA KENT COMMY Superfor Court CASENU ASTO VKOZOSOTSZOL-THE ORIG CHARGE ASSAULT 2Nd. THE DEFENDANT IS placed in with E Custoody of the D.O.C. FOR 3 YES AT SUPERVISION LEVEL IT SUSPENDED AFTER SERVING 14E AT SUPERVISION LEVEL IT SUSPENDED AT SUPERVISION LEVEL IT CORRESPONDS TOR 18 MTS AD SUPERVISION LEVEL IT CORRESPONDS.

Now the CONFUSING difficult SITUATION HERETHELDERNIANT) is
Placed in the Custody of the Dioic, for ByRS AT Systemision 5 Violypeol
SENTENCED ORDER April 22,05

Supercluded for 18 MTs AT Superclision LEVEL 3 ON This CASENU VKO25-0782 OZOSI3182 O INFORMATION PELUST CORREATION COUNT CRIMINAL DOCKET AS OF 10-10-04 ON PAGE 117-110 PROGRESS REPORT FROM (PROB) And PAROLE FILE MODIFIED SENTENCE TO HOME CONFINEMENT FOR THE BALLANCE OF his LEVEL 4 TERM. QUESTION 11-08-04

Torchests or the Superiors toller

FROM FOUNDED F. CORREA CO180807

Resuplate on contasine difference difficult sale ATION CASE NOW COUSE 13182-VKOSOZG782G2 SENTENCE JUNGE ROBERT YOUNG ON 4/22/09
MISTAKE MADE.

Explain, the detendant in place in Custody of the D.O.C. Fore 3/125 AT Supervision Level V

- SLISPENDED AFTER SERVING TYPE HTLEVEL 3(pRUS)
- Suspended Fore 18 MTS AT Supervision (Laupeab)

ON PS 105 17/10/04 A motion I are modification on Correction of till only Sentence traveld do to this Lieure Matter on processing and also on 7/2/03 returned do to this Lieure twocorrect Sentence was filled.

BUT THE COURT SYSTEM MADE IN CORRECT MISTAKES AND THIS COMPLETED SENTENCE.

VEOSO 2018 202 AFTER THE IN VESTIGATION OF THIS COMPLETED SENTENCE.

Where the State of Del made A Confusing Situation at this time do To

0205013182 UKOSO 2018 202 Where IS SAID THAT THE DEFENDANT IS

PLACE IN CUSTODY OF THE ID.C. FOR BYRS IS AT SUPERVISION LEVELS

- SUSPENDED FOR 18 14TS AT Supervision Level 3(prob).

Supervision Court Come Brok And SAID TO CORRECT UNLESS THE Appellant CAN demonstrate that the Friture To tale Attended Notice of Appeal is ATTRIBUTABLE TO COURT RELATED PERSONNEL his Appeal most channot be Considered that Also, what the Federal Court Report Canot the Educat Court and I have Decision Now to the Educat Court Tocket sheet on they I teision that Also said on they Report that Rintess the petitioner can demonstrate the peoplem.

Rishop ISTALKING Up Souse the STATE OF DULA denled of JAME CETITION OF NAME Change Bishop SPEAKING

With the STATE OF DEL MADE A MISTAKE ON EXPLANING THE INCORRECT MISTAKES. : 0205013182 - VK020578202 11-19-02 MY QUESTION IS IF THE COURT VIOL YOUR (FROD) CON LEVEL III IN STILL SENTENCED TO LEVEL III (pred). HOW MANY TIME CAN A COURT System CAN (Viol on Level III prob) and do LWEL THE INCAPACIPATE / BEFORE SOME ONE CAN FIVE that out the Court CAN do trything they WANT TO do TO A preson IF you don't HAVE LAWYER TO FIGHT FOR YOU LEAVING A SERTOUSLY QUESTFON. No FURTHER QUESTIONS.

TO MY ATTENTION AN KNOWLEDGE AS LONG AS YOU ARE LEVEL III ( PROD) THE COURT SYSTEM CAN play dicty and Violany time they what To Tus To Keep you with system MESSAGE SENT! I FYOU don't LOOK in your File, you don't know what you are Looking AT OR LOOKING FOR BUT, INTHIS STUATION THE COURT LOOK AT ME.

THE TERMS,

this the Question the Sentence was imposed After ALVICL & prob hearing was held and the Court did Corper (Viol) determined the detendant had (Viol) The Team (prob) that detendant is not AMENABLE TO (prob) AT this Time.

> QUESTION is did CORREA his (VIOL) THE TERMS OF his (PROB) How MANY TRUES CAN A COURT (VIOL) LEVEL III HOW MANY TIME.

Reason why The State winds a mistake and won't fix it this all started BACKIN 1985 in Sussex County State of Del They threason that they have the Light. How the State and Sussex County put in there Computer System. The wrong charges for the wrong person in that preson name paul it. Ryan State of attorney or esq. They are the enes made a mistake. The Reason why I said this now the Court said unless the appellant Can demonstrate, No problem 2.

County Superior Court Corred was a Shop Lifter Charge state police Sussex Court Superior Court Corred and Another Charge From P.O.C. To Sussex Court Superior Court The D.O.C. has Transfer From P.O.C. To Sussex Court Superior Court Corred want in the Court Form and Guest who Courty Superior Court Corred want in the Court Form and Guest who Correctown State police Stand up and Said who is this Guy. The woons Identity that the State of Del had the wrong person, but what they had Identify that the State of Del had the wrong person, but what they had Identify who the wanted the full out a Brown medicin Envelopes 9.5 x 1/2 you need to Coutact the Sussex County prothentary office. They will Gave you more talcomation about this the Judge Bready will Considered Another petition for a Expundement of Creminal Record Case Nu In Ozo 40 15 191 Co 3x -10-005 ESS) and Corred a File Another petition for A Expundement of Creminal Record out of Sussex County have Brought a Civil Action.

And Corred have Brought a Civil Action Law Suit AGAINST the STATE OF DELA FOR CHARGE THE WRONG PERSON THE CHARGE.

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WE DAVID ETONES 162271/8-13-63 that is his Right Endividual that Should were linder the State of De US Janes Case NUI ozou6/5491 Rut he is not at the DOIC. Under that name Thename is Under is A/Kla David E. Jowes CR DAVID E. Johnson He JUST GOT STRIENCED IN 2006 ON A RUDLARY Charges and NE sentenced to 34RS under DAVID E. Jones of Johnson As A/Kla-V-Building on the Compaund Now ASK me How I Know About this problem where is he is I Pren Researching this Case for a long time Trying to & LET the State of Tel understand we are two difference people under the Case of Tel understand we are two difference people under the Case we created as a Can demonstrate the difficult Situation.

I take this Situation Very Seriousness I'm sick in Tie of Going To Jail For Another person Charges and Get my problem Viol Behind this Let's Go Beyond the Terms of forobattons

- 1 WROWGFUL
- @ punishment to much I CAN'T TAKE 9T NO MORE
- 3 2006 WL 509541 DE SUPER/COURT PAUL SEKSCINSKI VS COMPORNI ANTHONY HARRIS WILM/POLICE
- 4 Mailicious
- SIDENTITY AND FORESTY
- QU.S. Const Right was violated by the State of Del under CASE 0204015491 03V-065 ESB2
- 1 AMEND MENT

Congress shall make no LAW RESPECTING AN ESTABlishment of RELIGION, my Religion was violated by the STATE OF THE OR PROHIBITING the FREE EXERICISE THEREOF OF ABRIDGING THE FREEDOM OF Speech or of the pressor or the Right of the people peaceably to Assemble And To petition the Government For Redress of Grievances.

 $\Im$ 

NOW Explained Case Now Miss my Literaption Going to College And Stop Correta From Getting his Religion name change, Now this petition was File on R-2-05 Correta File a petition for A Change of name, they had opposition patition for Change of Name one Reason Correta USE II Alias Mame the Forthe Doic. is Confuse, that Viol my Freedom of Speech of Speech My Religion was Viol By the State of Dola So the 14th Amendment and the 4th and the 5st

MUSTE AGAIN, What probable CAUSE A LIST OF ALMIS 0204015491 03X-10-005 ESB I Know the State of ItlA GoING to BE PIES REIL WANT REYORD THE PROBABLE COUSE OF CPEED VID. OWHAT CASE THE TERM TO BENIOLS

Correct A HANDWRITING

SINCERNILY, BELLEP GUANGOF CORREA

IM: LOUSING FITE AND COTTA

SBI# 001808080 UNIT 23

DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD

SMYRNA, DELAWARE 19977



OFFICE OF MY CLEAR

Drifted STATE DISPOSET COURT LOCK BOX 19, 844 KING STREET Wim, 196, 19801

MESAST YES THE US DEPORTMENT OF JUSTICE

Federal Bureal of Investigation

Had Fenery and another Individual CHarger OFF OF Corres Criminal History Record) of AHAS) The Store of Delawar Viloted That

